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6 7	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT TACOMA	
8	LOEWEN CRAFT,	
9	Plaintiff,	CASE NO. 2:16-CV-01550-RJB-DWC
10	v.	ORDER DENYING MOTION TO APPOINT COUNSEL
11 12	WASHINGTON STATE DEPARTMENT OF CORRECTIONS,	
	et al.,	
13	Defendants.	
14	The District Court has referred this 42 U.S.C. § 1983 action to United States Magistrate	
15	Judge David W. Christel. Currently pending in this action is Plaintiff Loewen Craft's second	
16	Request for Appointment of Counsel ("Motion"). Dkt. 49.1	
17	No constitutional right to appointed counsel exists in a § 1983 action. <i>Storseth v</i> .	
18	Spellman, 654 F.2d 1349, 1353 (9th Cir. 1981); see United States v. \$292,888.04 in U.S.	
19	Currency, 54 F.3d 564, 569 (9th Cir. 1995) ("[a]ppointment of counsel under this section is	
20	discretionary, not mandatory"). However, in "exceptional circumstances," a district court may	
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23	The Count devial Districts Count devial Country	urt-appointed counsel on February 23, 2017. See Dkt. 13,

U.S.C. § 1915(d)). Rand v. Roland, 113F.3d 1520, 1525 (9th Cir. 1997), overruled on other grounds, 154 F.3d 952 (9th Cir. 1998). To decide whether exceptional circumstances exist, the 3 Court must evaluate both "the likelihood of success on the merits [and] the ability of the [plaintiff] to articulate his claims pro se in light of the complexity of the legal issues involved." 5 Wilborn v. Escalderon, 789 F.2d 1328, 1331 (9th Cir. 1986) (quoting Weygandt v. Look, 718 6 F.2d 952, 954 (9th Cir. 1983)). A plaintiff must plead facts showing she has an insufficient grasp 7 of her case or the legal issues involved and an inadequate ability to articulate the factual basis of her claims. Agyeman v. Corrections Corp. of America, 390 F.3d 1101, 1103 (9th Cir. 2004). 8 9 In Plaintiff's Motion, she states appointed counsel is necessary because she is unable to 10 access a law library due to her health problems. Dkt. 49. She states she contacted an attorney, but 11 he declined to represent her because it would not be convenient. *Id*. 12 At this time, Plaintiff has not shown, nor does the Court find, this case involves complex facts or law. Plaintiff has also not shown an inability to articulate the factual basis of her claims 13 14 in a fashion understandable to the Court or shown she is likely to succeed on the merits of her 15 claims. The Court notes Plaintiff has adequately articulated her claims in the Complaint, and has 16 filed several additional documents, such as a response to an Order to Show Cause and this 17 Motion, which were understandable to the Court. See e.g. Dkt. 5, 11, 13, 49. Plaintiff has not 18 shown that her physical illnesses have prevented her from articulating her claims. Further, 19 Plaintiff's "limited access to legal materials [is] not [an] exceptional factor[] constituting 20 exceptional circumstances that warrant the appointment of counsel. Rather, [it is] the type of 21 difficult[y] encountered by many pro se litigants." Dancer v. Jeske, 2009 WL 1110432, *1 (W.D. 22 Wash. Apr. 24, 2009). 23 24

1	Accordingly, Plaintiff's Motion (Dkt. 49) is denied without prejudice.	
2	Dated this 28th day of June, 2018.	
3	Xw Chustel	
4	David W. Christel	
5	United States Magistrate Judge	
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